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17 **UNITED STATES DISTRICT COURT**

18 **DISTRICT OF NEVADA**

19 THE UNITED STATES OF AMERICA,
20 Plaintiff,
21 vs.
22 PASTOR PALAFOX,
23 Defendant.

24 CASE NO.: 2:16-cr-00265

25 **(SECOND) STIPULATION TO EXTEND**
26 **DEFENDANT PASTOR PALAFOX'S**
27 **PRETRIAL MOTION DEADLINE FOR**
28 **THE PURPOSE OF FILING A MOTION**
29 **TO SUPPRESS TITLE III WIRETAP**
30 **EVIDENCE**

31 Certification: This Motion is Timely Filed

32 Defendant, PASTOR PALAFOX by and through his counsel, BRET O. WHIPPLE,
33 ESQ. of Justice Law Center, and AMY JACKS, ESQ., along with the United States, hereby
34 enter the following Second Stipulation to Extend Time for the filing of Mr. Palafos's pre-trial
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1 Motion to Suppress Title III Wiretap Evidence.

2 Pursuant to this Court's Order entered on July 24, 2018 (ECF No. 689), the defendants
3 originally had until August 13, 2018 to file pre-trial motions. The parties stipulated and Court
4 ordered Defendant Pastor Palafox's Motion to Suppress Title III Wiretap Evidence be extended
5 to September 13, 2018.

6 After reviewing the discovery and applications for the wiretaps, Defense counsel
7 became aware that the initial State Applications, including the relevant affidavits of supporting
8 law enforcement agents, were not included in the government's discovery productions. On
9 September 4, 2018, Defense counsel requested this documentation from the United States. On
10 September 13, 2018, the United States responded and provided the affidavits. Based upon the
11 need to review and incorporate these affidavits in Defendant Palafox's Motion to Suppress Title
12 III Wiretap Evidence, the parties have agreed to continue the motion deadline to September 27,
13 2018. The Government's opposition shall be filed on or before October 11, 2018.

14 This request for an extension is made in good faith and not for the purpose of delay.
15 Therefore, Palafox respectfully requests, and the government agrees, that the deadline to file
16 the above-referenced motion be extended to September 27, 2018.

17 DATED this 13th day of September, 2018.

18 By: /s/ Bret O. Whipple
19 Justice Law Center
20 1100 S 10th Street
21 Las Vegas, NV 89104
22 Co-counsel for Pastor Palafo

23 By: /s/ Dan Schiess
24 Assistant United States Attorney
25 501 Las Vegas Blvd South, Suite 100
26 Las Vegas, NV 89101
27 Attorney for the United States of America

1 By: Amy E. Jacks
2 315 E. 8th Street #801
3 Los Angeles, California 90014
4 Co-counsel for Pastor Palafox

5 IT IS SO ORDERED.

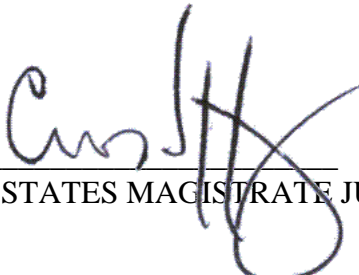
6 September 20, 2018

7 DATED

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10 **ORDER**

11 
12 UNITED STATES MAGISTRATE JUDGE

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14 **CERTIFICATION OF SERVICE**

15 I hereby certify that on the 13th day of September, 2018, a true and correct copy of the
16 foregoing SECOND STIPULATION TO EXTEND PRE-TRIAL MOTION DEADLINE FOR
17 MOTION TO SUPPRESS WIRETAP EVIDENCE was delivered via the electronic filing and
18 service CM/ECF system.

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/S/ Tatum Wehr
An Employee of Justice Law Center